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Reg. No. രജി. നമ്പർ KL/TV(N)/12/2009-2011

KERALA GAZETTE കേരള ഗസററ്

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THIRUVANANTHAPURAM, TUESDAY തിരുവനന്തപുരം, ചൊവ്വ

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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department

Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 716/2009/LBR.

Thiruvananthapuram, 29th May 2009.

Whereas, the Government are of opinion that an industrial dispute exists between the Principal, Institute of Engineering, Industrial Training Centre, Amaravila P. O., Thiruvananthapuram and the workmen of the above referred establishment represented by the Secretary, All Kerala ITC Staff Association, NIITC Unit, Amaravila, Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of Shri Mohanan Nair, Prathapa kumar and Kumari Mini without giving service benefits is legal? If not, what is the relief?

(2)

G. O. (Rt.) No. 749/2009/LBR.

Thiruvananthapuram, 3rd June 2009.

Whereas, the Government are of opinion that an industrial dispute exists between the Administrator, Aralam Farm, Aralam Farm P. O., Peravoor and the workmen of the above referred establishment represented by the Secretary, Aralam Central State Farm National Labour Union (INTUC), Aralam Farm P. O., Peravoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of Post of Supervisor and its wages to K. Kunhaman and P. M. Francis are justifiable or not? If not, what relief they are entitled to get?

(3)

G. O. (Rt.) No. 753/2009/LBR.

Thiruvananthapuram, 3rd June 2009.

Whereas, the Government are of opinion that an industrial dispute exists between Shri P. O. Thomas, Puthur Veedu, Mangadu P. O., Kunnamkulam, Thrissur and the workman of the above refferred establishment Shri K. C. Thomas, Kuttikkattil Veedu, Erumapetty P. O., Thrissur in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

(1) Whether the denial of employment to Shri K. C. Thomas, Dry Fish Processor by Shri P. O. Thomas, Dry Fish Merchant, Kunnamkulam isjustifiable?
(2) If not, what relief he is entiled to get?

(4)

G. O. (Rt.) No. 757/2009/LBR.

Thiruvananthapuram, 3rd June 2009.

Whereas, the Government are of opinion that an industrial dispute exists between 1. The Secretary, Kerala Dinesh Beedi Workers Central Co-operative Society, Kannur, 2. The Secretary, Kerala Dinesh Beedi Kannur Primary Beedi Workers Industrial Co-operative Society No. Indl. C-249, Kannur P. O. and the workman of the above referred establishment Shri K. K. Gangadharan, Shreyas, Maviyayi P. O. in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of re-employment to retrenched workman Shri K. K. Gangadharan by the management of the Kerala Dinesh Beedi Kannur Primary Beedi Workers Industrial Co-operative Society No. Indl. C-249, Kannur P. O. is justifiable? If not, what remedy he is entitled to get?

(5)

G. O. (Rt.) No. 773/2009/LBR.

Thiruvananthapuram, 9th June 2009.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Saroja Estate, Thavinjal Panchayat, Thalappuzha, Makkimala and the workmen of the above referred establishment represented by the General Secretary, Plantation Thozhilali Varga Union, Safa Buildings, Thalappuzha in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Shri Yusuf and Balakrishnan, Watchers, Green Acres Amusement Private Limited Estate (Saroja Estate), Makkimala, Mananthavadi by the management is justifiable or not? If not, what relief they are entitled to get?

By order of the Governor,

G. Sivaprasad, Under Secretary to Government.